## The Law Office of

## Rehan Nazrali, Esq.

277 Broadway • 17th Floor • New York • NY 10007 • Tel: (646) 331–9378 • Fax: (646) 572–8768 rnazraliesq@gmail.com

May 23, 2025

## VIA ECF

The Honorable Sarah L. Cave United States Magistrate Judge United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re: Nkansah v. United States of America, 18-cv-10230 (PAC) (SLC)

Dear Judge Cave:

This Office represents the Plaintiff in the above-referenced action. The Plaintiff withdraws all the witnesses previously provided in Plaintiffs Amended Supplemental Interrogatories and thus Defendant's motion is moot. Due to extensive law office workload, including several imminent trials, Plaintiff also requests time to file his Summary Judgment motion.

Accordingly, Plaintiff requests that Plaintiff's time to file his Summary Judgment be extended from 6/6/2025 to 6/27/2025 and opposition on July 28 2025 with a reply to follow on August 15, 2025

Accordingly, Plaintiff requests an extension of time to file his dispositive motion as described above.

<u>/S/</u>

Rehan Nazrali Esq

cc: (via Email)Carly Wienreb, Counsel for Defendant